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| APPLICATION NO. | FILING DATE | FIRST NAMED INVENTOR | ATTORNEY DOCKET NO. | CONFIRMATION NO. | |
|--|-----------------|----------------------|-----------------------------|------------------|--|
| 10/614,393 07/03/2003 | | Tom Hartmann | SW-00733/a (P004 USC1) 5956 | | |
| .32794 | 7590 12/17/2004 | | EXAMINER | | |
| KOESTNER BERTANI LLP 18662 MACARTHUR BLVD | | COLLINS, TIMOTHY D | | | |
| SUITE 400 | | | ART UNIT | PAPER NUMBER | |
| IRVINE, CA 92612 | | | 3643 | | |

DATE MAILED: 12/17/2004

Please find below and/or attached an Office communication concerning this application or proceeding.

| | | Applica | ition No. | Applicant(s) | 45 |
|--|---|---|--|---|------------|
| | | | ,393 | HARTMANN ET AL. | |
| | Office Action Summary | Examin | er | Art Unit | |
| | | | D Collins | 3643 | |
| T Period for R | the MAILING DATE of this commun Reply | ication appears on t | he cover sheet with the | correspondence addre | ss |
| THE MA - Extension after SIX - If the peri - If NO peri - Failure to Any reply | TENED STATUTORY PERIOD F ILING DATE OF THIS COMMUN as of time may be available under the provisions (6) MONTHS from the mailing date of this commod for reply specified above is less than thirty (3 fod for reply is specified above, the maximum stated for reply within the set or extended period for reply received by the Office later than three months a latent term adjustment. See 37 CFR 1.704(b). | ICATION. s of 37 CFR 1.136(a). In no nunication. s0) days, a reply within the s atutory period will apply and will, by statute, cause the a | event, however, may a reply be tatutory minimum of thirty (30) of will expire SIX (6) MONTHS fro application to become ABANDO | timely filed lays will be considered timely, om the mailing date of this comm NED (35 U.S.C. § 133). | unication. |
| Status | | | | | |
| 1)⊠ Re | esponsive to communication(s) file | ed on <i>04 October 2</i> | 004. | • | |
| ·— | • | 2b)⊠ This action is | | | |
| ·= | nce this application is in condition | . •— | | prosecution as to the m | erits is |
| •— | sed in accordance with the pract | | • | | |
| Disposition | of Claims | | | | |
| · | aim(s) <u>1-10 and 29-45</u> is/are pend | ting in the applicativ | on | | |
| • | Of the above claim(s) <u>29-45</u> is/a | = : : | | | |
| | aim(s) is/are allowed. | William III | onoidoration. | | |
| • —– | aim(s) is/are rejected. | | | | |
| · | aim(s) is/are objected to. | | | | |
| • | aim(s) are subject to restrict | ction and/or election | requirement | | |
| • | | Short dilator diddion | r roquiromoni. | | |
| Application | • | | | | |
| · · | e specification is objected to by the | | | | |
| • — | e drawing(s) filed on <u>03 July 2003</u> | • | | · | |
| • | plicant may not request that any obje | -, | • | , . | |
| | placement drawing sheet(s) including | • | - , , | • | |
| 11)∐ Th | e oath or declaration is objected t | o by the Examiner. | Note the attached Offi | ce Action or form PTO- | 152. |
| Priority und | ler 35 U.S.C. § 119 | | | | |
| a) | knowledgment is made of a claim All b) Some * c) None of: Certified copies of the priority Certified copies of the priority | documents have b | een received. | | |
| | Copies of the certified copies | | • • | | age |
| | application from the Internation | • | | | J |
| * See | the attached detailed Office action | · · · · · · · · · · · · · · · · · · · | * ** | ved. | |
| | | | | | |
| Attachment(s) | | | | | |
| 1) Motice of | References Cited (PTO-892) | | 4) Interview Summa | ary (PTO-413) | |
| 2) Notice of | Draftsperson's Patent Drawing Review (I | | Paper No(s)/Mail | Date Il Patent Application (PTO-15 | :O) |
| | on Disclosure Statement(s) (PTO-1449 or o(s)/Mail Date | P10/SB/08) | 6) Other: | ii Faterit Application (FTO-15 | 14) |
| • | | | | | |

DETAILED ACTION

Claim Rejections - 35 USC § 112

- 1. The following is a quotation of the first paragraph of 35 U.S.C. 112:
 - The specification shall contain a written description of the invention, and of the manner and process of making and using it, in such full, clear, concise, and exact terms as to enable any person skilled in the art to which it pertains, or with which it is most nearly connected, to make and use the same and shall set forth the best mode contemplated by the inventor of carrying out his invention.
- 2. Claim 6 is rejected under 35 U.S.C. 112, first paragraph, as failing to comply with the written description requirement. The claim(s) contains subject matter which was not described in the specification in such a way as to reasonably convey to one skilled in the relevant art that the inventor(s), at the time the application was filed, had possession of the claimed invention. The subject matter that is not described is the fuselage portion comprising a flying wing with a wing. This is due to the amendment and is not described in the specification. Claim 1 states a fuselage and a wing, and claim 6 states that the fuselage is a flying wing, therefore there is a fuselage which is a flying wing and it has a wing also. Correction is needed.
- 3. The following is a quotation of the second paragraph of 35 U.S.C. 112:
 The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.
- 4. Claim 6 is rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention. It is unclear how exactly a fuselage can be a flying wing. This is counter to the art in which it is widely known that flying wings don't have fuselages.

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NOTE: Because of the two 112 rejections on claim 6, it has been treated as best understood.

5. Claim 6 recites the limitation "said fuselage portion" in lines 1 and 2. There is insufficient antecedent basis for this limitation in the claim, because "a fuselage portion" has not been previously claimed.

Drawings

6. The drawings are objected to under 37 CFR 1.83(a). The drawings must show every feature of the invention specified in the claims. Therefore, the flying wing must be shown or the feature(s) canceled from the claim(s). No new matter should be entered.

Corrected drawing sheets in compliance with 37 CFR 1.121(d) are required in reply to the Office action to avoid abandonment of the application. Any amended replacement drawing sheet should include all of the figures appearing on the immediate prior version of the sheet, even if only one figure is being amended. The figure or figure number of an amended drawing should not be labeled as "amended." If a drawing figure is to be canceled, the appropriate figure must be removed from the replacement sheet, and where necessary, the remaining figures must be renumbered and appropriate changes made to the brief description of the several views of the drawings for consistency. Additional replacement sheets may be necessary to show the renumbering of the remaining figures. The replacement sheet(s) should be labeled "Replacement Sheet" in the page header (as per 37 CFR 1.84(c)) so as not to obstruct any portion of the drawing figures. If the changes are not accepted by the examiner, the applicant will

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be notified and informed of any required corrective action in the next Office action. The objection to the drawings will not be held in abeyance.

Claim Rejections - 35 USC § 102

7. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- 8. Claims 1,2,4-7,9, and 10 rejected under 35 U.S.C. 102(b) as being clearly anticipated by USPN 5740984 to Morganstern (hereinafter called 984).
 - a. Re claims 1,2 and 6, 984 discloses a fuselage, wing and engine nacelle. It also discloses a relaxed bluntness nose and a trailing edge that carries lift forces (inherently, because all wings carry some lift at the trailing edge).
 - b. Re claims 4 and 5, a reflexed portion can be seen in the wings.
 - c. Re claims 7 and 9, 984 discloses a shock cancellation shroud on the nacelles because the nacelles will inherently decrease the shock as opposed to an engine without a nacelle. Also it can be seen that the shroud is aft of the inlet, because the inlet is the hole in the front of the shroud.
 - d. Re claim 10, as seen in figures the volume of the mid-fuselage is reduced above the wing. Note: the "to" language is seen at least for the reason that the applicant's invention exhibits these things.

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Claim Rejections - 35 USC § 103

9. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

- (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 10. Claim 3 is rejected under 35 U.S.C. 103(a) as being unpatentable over 984 as applied to claims 1,2,4-7, 9 and 10 above, and further in view of USPN 3794274 to Eknes (hereinafter called 274).
 - e. Re claim 3, 984 may not disclose a nose with an inlet and slot, however 274 does teach of this at least in figure 9 where the inlet (13) and slot (13a) can be seen. It would have been obvious to one of ordinary skill in the art to have applied the teachings of 274 into the device of 984 so as to reduce sonic boom effects as taught by 274.

Conclusion

- 11. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure. The following art discloses supersonic aircraft.
 - f. USPN 4582276
 - g. DES. 263135
 - h. DES. 417184

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Any inquiry concerning this communication or earlier communications from the examiner should be directed to Timothy D Collins whose telephone number is 703-306-9160. The examiner can normally be reached on M-Th, 7:00-4:30.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Peter Poon can be reached on 703-308-2574. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Timothy D. Collins
Patent Examiner
Art Unit 3643

Peter M. Poon Supervisory Patent Examiner Technology Center 3600